

# Decision Notice and Environmental Assessment

Wisconsin Gypsy Moth  
Suppression Program, 2006

Wisconsin Department of Natural  
Resources and USDA Forest Service

## DECISION NOTICE AND FINDING OF NO SIGNIFICANT IMPACT

### INTRODUCTION

This document accompanies the 2006 Environmental Assessment (EA) titled "Wisconsin Gypsy Moth Suppression Program, 2006", developed by the Wisconsin Department of Natural Resources (DNR) and the USDA Forest Service (USDA-FS). The EA is a site specific analysis of the potential effects of implementing the Wisconsin Cooperative Gypsy Moth Suppression Project in 2006 which is referenced as the proposed action. The USDA-FS is proposing to provide both technical and financial assistance on this project. In order for this financial assistance to be approved, the procedures outlined by the National Environmental Policy Act of 1969 (NEPA) must be followed. NEPA guidelines must be followed anytime a project is proposed that involves Federal funding, and which has the potential to significantly affect the human environment. In addition to the EA and this Decision Notice and Finding of No Significant Impact, the USDA-FS requires that a Work, Safety and Security Plan, and a Biological Evaluation also be approved before funding can be provided. In the absence of Federal funding, DNR is free to implement the proposed action without fulfilling NEPA or USDA-FS procedures.

### SUMMARY OF PROPOSED ACTION

The Wisconsin DNR, in cooperation with the USDA-FS, proposes to treat the proposed sites with the bacterial insecticide *Bacillus thuringiensis kurstaki* (Btk). There are 15 sites of approximately 1,492 acres in 4 counties (EA table1).

**The USDA-FS objective for this proposed action is to prevent defoliation in excess of 50 percent of the normal leaf component of trees within the treatment blocks.**

Btk would be aerially applied in accordance with label directions during mid-May to early June, 2006, depending upon weather conditions. One application of Btk is planned for all locations. If funding is approved, the USDA-FS would cost-share treatments with DNR. DNR and their state cooperator the Wisconsin Department of Agriculture, Trade and Consumer Protection (DATCP) would administer the overall operational and administrative aspects of the Btk treatments.

### DECISION

The EA discusses two alternatives for dealing with the gypsy moth suppression activities in Wisconsin. The EA documents a site-specific environmental analysis conducted jointly by the Wisconsin DNR and the USDA-FS for federally supported gypsy moth treatment activities in 2006. The EA is tiered (40 CFR 1502.20; 1508.28) to the 1995 Final Environmental Impact Statement entitled "Gypsy Moth Management in the United States: a cooperative approach" (FEIS) (USDA 1995). The EA includes a site-specific discussion of: 1) the purpose and need for action, 2) the alternatives, including the proposed action, 3) the affected environment, and 4) the environmental consequences of the proposed action.

The two alternatives that were considered in detail in this analysis were:

- 1) Alternative 1, No Action, The USDA-FS **would not** cooperate with DNR in conducting the proposed treatments in 2004, and
- 2) Alternative 2, The USDA-FS and DNR **would** cooperate, if funding is approved, in applying Btk.

Based upon the analysis documented in this EA and the FEIS, it is my decision that the objectives of the proposed action and the needs of the people of Wisconsin are best met by Alternative 2. This alternative is compatible with the preferred alternative discussed in the FEIS and selected in the Record of Decision, January 1996.

### RATIONALE FOR DECISION

The general policy of the USDA-FS is to protect forest-related values from damaging insect and disease outbreaks. This policy stems from the Plant Protection Act of 2000 (7 U.S.C. section 7701), the Cooperative Forestry Assistance Act of 1978, as amended (P.L. 95-313), which incorporates provisions

of the Forest Pest Control Act of 1947, and the Cooperation with State Agencies in Administration and Enforcement of Certain Federal Laws (7 U.S.C. section 450). These laws provide for Federal and State cooperation in forest insect and disease management. The Cooperative Forestry Assistance Act has been amended by the Forest Stewardship Act of 1990 (Farm Bill, P.L. 101-624) and grants authority to the Secretary of Agriculture to assist state officials through cooperative programs to control forest insects and diseases on non-Federal forest lands of all ownerships. These programs have several purposes: 1) to enhance the growth and maintenance of trees and forests, 2) to promote the stability of forest-related industries, and associated employment, through the protection of forest resources, 3) to conserve forest cover on watersheds, shelterbelts, and windbreaks, 4) to protect outdoor recreation opportunities and other forest resources, and 5) to extend timber supplies by protecting wood products, stored wood, and wood in use.

The USDA Departmental gypsy moth policy (USDA 1990) assigns the USDA-FS and the USDA Animal and Plant Health Inspection Service (APHIS) the responsibility to assist states in protecting non-Federal lands from gypsy moth damage. On January 16, 1996, the Deputy Chief of the USDA-FS for State and Private Forestry, signed a Record of Decision (ROD) (USDA 1996) for the FEIS. The FEIS and ROD document the USDA-FS's decision to support suppression, eradication, and slow-the-spread strategies for gypsy moth management. The ROD and FEIS specify that implementation of this alternative will require the completion of site-specific analyses conducted in accordance with the NEPA, and its implementing regulations, and the environmental policy and procedures of the USDA-FS (USDA 1996, p. 1).

My decision to choose Alternative 2 as the preferred alternative is based upon compliance with, and the authority granted by, the federal laws and regulations previously described and within USDA-FS policy. This project complies with the Forest Pest Management Control Project Standards as described in the USDA-FS Manual (FSM 3430) and the Cooperative Control Project Participation Criteria as described in Chapter 10 of the USDA-FS Handbook (FSH 3409.11). This project conforms to USDA-FS policy to protect and preserve the forest resources of the nation against destructive forest insects and diseases (USDA 1995, Vol. II, p. 1-3).

I did not choose Alternative 1 (No Action) for the following reasons:

**Alternative 1** does not meet our responsibility to assist the State in protecting non-Federal lands from gypsy moth damage, nor does it support the general USDA-FS policy of protecting forest-related values from damaging insect and disease outbreaks.

## **FINDING OF NO SIGNIFICANT IMPACT**

I have reviewed the EA and carefully considered the issues and concerns expressed by the citizens of Wisconsin. Based on the site-specific environmental analysis documented in the EA, I have determined that implementing this decision in the manner described will not cause significant environmental impacts or adverse effects. Therefore, an environmental impact statement is not needed for this project. This decision was made after considering the following: There are no significant effects when considering context and intensity of the project (40 CFR 1508.27). Application of Btk would occur on only 1,492 acres, a small percentage of the forested acres in the project area. The site-specific EA evaluates the environmental consequences (effects) in that particular context.

The intensity of any effects are minimal for the following reasons:

1. Impacts from the applications are limited to the treatment areas.
2. There is no indication that the general public will experience any adverse health or safety effects from Btk.
3. Btk will not adversely affect parklands, wetlands, or ecologically critical areas.

4. The proposed treatments are not highly controversial and will help to maintain the quality of the human environment as it existed prior to gypsy moth infestations. They are registered for treating gypsy moth and will be applied according to label requirements. This meets the provisions of the Federal Insecticide, Fungicide, and Rodenticide Act of 1947 (7 USC 136) as amended.
5. There are no known unique risks associated with this project.
6. The decision to proceed is based upon the results of a site-specific environmental analysis conducted in accordance with NEPA. Decisions regarding future actions will be made in a similar manner.
7. The FEIS analyzed and demonstrated that neither cumulative environmental nor human health risks are associated with the use of Btk.
8. The action will not affect any item listed on, or eligible for listing on, the National Register of Historic Places, nor will it cause loss or destruction of significant scientific, cultural, or historical resources.
9. The possibility of impacting Federally listed threatened or endangered species has been considered and discussed with the U.S. Fish & Wildlife Service. They do not view the activities proposed in 2006 as a threat to any Federally listed species.
10. The proposed action complies and is consistent with all federal, state and local laws or requirements imposed for protection of the environment. The action is a cooperative project that has been planned, funded and will be implemented by agencies representing federal, state and local governments.

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This analysis and the FEIS that it is tiered to were performed in compliance with Executive order 12898 (addressing environmental justice). This project will not be implemented on National Forest lands, thus the decision is not subject to the National Forest System appeals process. This project may be implemented after this document has been signed.

/S/ Michael W. Prouty

4-17-2006

DATE: \_\_\_\_\_

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Michael W. Prouty, Field Representative  
Northeastern Area, State & Private Forestry  
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**USDA FOREST SERVICE,  
AND  
WISCONSIN DEPARTMENT OF NATURAL RESOURCES**

**COOPERATIVE GYPSY MOTH SUPPRESSION  
2006**

**ENVIRONMENTAL ASSESSMENT**

**FOR**

**BROWN, MANITOWOC, FOND DU LAC AND ROCK COUNTIES**

**April, 2006**

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## **1.0 PURPOSE AND NEED FOR ACTION**

### **1.1 Proposed Action**

The Wisconsin Department of Natural Resources (DNR) proposes a cooperative project with the United States Department of Agriculture's Forest Service (USDA-FS) to suppress gypsy moth populations in portions of 4 Wisconsin counties: Brown, Manitowoc, Fond du Lac and Rock counties. Infestations proposed for treatment cover an estimated 1,492 acres at 15 locations (Table 1).

The preferred alternative is: One aerial application of the bacterial insecticide *Bacillus thuringiensis* var. *kurstaki* (Btk). Btk would be applied when young gypsy moth caterpillars are present, in early May through early June.

### **1.2 Project Objective**

The objective is:

- 1) To prevent defoliation in excess of 50 percent of the normal leaf complement of trees within the treatment blocks.

### **1.3 Need For Action**

Gypsy moth, *Lymantria dispar* (L.) (Lepidoptera: Lymantriidae), is an exotic insect to North America. Gypsy moth caterpillars are able to feed on the leaves of a wide variety of trees and shrubs. In the Great Lakes region, highly preferred hosts include oaks, aspens, paper birch, basswood and willows; all very common trees in Wisconsin. High numbers of gypsy moth caterpillars can cause a substantial public nuisance including some adverse effects on human health, and a reduction in tree growth and overall tree health. Following large outbreaks, some tree mortality can occur, especially when outbreaks persist in any given area for 2-3 successive years. Widespread caterpillar outbreaks can alter water quality, wildlife habitat, microclimate, and soil fertility (USDA 1995, see Appendix G).

Since the gypsy moth was accidentally introduced into Massachusetts in 1869, it has steadily expanded its range west and southward and is now established in about one-third of the potentially susceptible habitat in the U.S. Gypsy moth populations have become established across the eastern half of Wisconsin over the past 10-12 years.

The Wisconsin DNR, an approved federal cost-share recipient agency within the state, has asked for assistance to deal with increasing gypsy moth populations and the Forest Service is authorized (by the Cooperative Forestry Assistance Act of 1978, amended by the 1990 Farm Bill) to provide it.

### **1.4 Decisions to be Made and Responsible Officials**

The preferred alternative in this document proposes participation by the USDA-FS as a cooperator with the Wisconsin DNR. The responsible official for the USDA-FS must decide on the following:



1. Should there be a cooperative suppression program in 2006?
2. Is the proposed action likely to have significant impacts requiring further analysis in an Environmental Impact Statement (EIS)?

The responsible official for the USDA-FS is:

Michael Prouty, Field Representative  
USDA-FS, Northeastern Area, State and Private Forestry  
1992 Folwell Avenue,  
St. Paul, MN 55108

The responsible official will make a decision on or about April 15, 2006 to ensure timely funding for an effective program that meets the state's objectives.

The cooperating state agency official is:

Scott Hassett, Secretary  
Wisconsin DNR  
101 South Webster Street  
Madison, WI 53707

### **1.5. Scope of the Analysis**

A final environmental impact statement (FEIS), developed by USDA-FS in cooperation with USDA-Animal and Plant Health Inspection Service (USDA-APHIS), entitled Gypsy Moth Management in the United States: A Cooperative Approach was made available in November 1995 (USDA 1995). The Record of Decision (ROD) for the FEIS was signed in January of 1996. The ROD selected alternative 6, which included three management strategies - suppression, eradication, and slow-the-spread. This alternative allows the Forest Service to provide technical and financial assistance to support eradication, suppression and slow-the-spread strategies for gypsy moth management under various gypsy moth population scenarios. The status of gypsy moth populations in an area determine the appropriate gypsy moth management strategy to utilize and are defined as: uninfested, generally infested, or transition. Brown, Manitowoc, Fond du Lac and Rock counties are defined as generally infested so suppression activities are appropriate (USDA 1995, Vol. II, P. 2-4 to 2-6). The treatment options available for use within federally funded gypsy moth suppression projects under alternative six of the FEIS are: the biological insecticide *Bacillus thuringiensis* var. *kurstaki* (Btk), the chemical pesticide diflubenzuron (trade name Dimilin®), and the gypsy moth nucleopolyhedrosis virus (Gypchek®) (USDA 1995, Vol.II p.2-15).

The FEIS examined the environmental and human factors (FEIS 1995, Vol. II, Chapter 3 & 4) that might be affected by the alternatives considered for gypsy moth management (FEIS 1995, Vol. II, Ch. 2). The environmental factors analyzed included the following biological and physical factors: the range of gypsy moth host vegetation, nontarget organisms (including other insects, fish, wildlife, soil organisms, and rare or endangered species), forest condition, water quality, microclimate, and soils.

**Table 1. Proposed 2006 suppression treatment sites in Wisconsin. Block names indicate the town or city they are located in. The threshold number of egg masses per acre to be eligible for the suppression program is 500 for residential areas and 1000 for rural areas.**

COUNTY	TREATMENT BLOCK NAME	TOTAL ACRES	EGG MASSES PER ACRE	TREATMENT
<b>BROWN</b>	De Pere 1	39	1067	Btk 36 BIU/ac Foray 48F
	De Pere 2	29	2160	Btk 36 BIU/ac Foray 48F
	Green Bay 1	136	753	Btk 36 BIU/ac Foray 48F
	Green Bay 2	242	1211	Btk 36 BIU/ac Foray 48F
	Hobart 1	60	1120	Btk 36 BIU/ac Foray 48F
	Hobart 2	43	1020	Btk 36 BIU/ac Foray 48F
	Hobart 3	52	800	Btk 36 BIU/ac Foray 48F
	Howard1	48	760	Btk 36 BIU/ac Foray 48F
	Pittsfield 1	192	892	Btk 36 BIU/ac Foray 48F
	Suamico 1	101	726	Btk 36 BIU/ac Foray 48F
	Suamico 2	50	1160	Btk 36 BIU/ac Foray 48F
	Suamico 3	50	824	Btk 36 BIU/ac Foray 48F
<b>FOND DU LAC</b>	Fond du Lac 1	37	3,080	Btk 36 BIU/ac Foray 48F
<b>MANITOWOC</b>	Manitowoc 1	297	1040	Btk 36 BIU/ac Foray 48F
<b>ROCK</b>	Beloit 1	116	1240	Btk 36 BIU/ac Foray 48F
<b>BROWN</b>	<b>12 blocks</b>	<b>1,042</b>		Btk 36 BIU/ac Foray 48F
<b>FOND DU LAC</b>	<b>1 block</b>	<b>37</b>		Btk 36 BIU/ac Foray 48F
<b>MANITOWOC</b>	<b>1 block</b>	<b>297</b>		Btk 36 BIU/ac Foray 48F
<b>ROCK</b>	<b>1 block</b>	<b>116</b>		Btk 36 BIU/ac Foray 48F
<b>STATEWIDE</b>	<b>15 blocks</b>	<b>1492</b>		<b>Btk 36 BIU/ac Foray 48F</b>

The human factors analyzed included the following social and economic factors: human health and safety (the potential for human exposure to, and subsequent risk from the use of insecticides), perceptions and behaviors, (the impact that tree defoliation and tree mortality caused by gypsy moth larvae feeding can have on recreationists), and economic characteristics (impact that larval nuisance, tree defoliation, and tree mortality may have on recreation, property values, aesthetic values, and the timber resource).

This Environmental Assessment (EA) is tiered to the FEIS. The purpose of tiering is to eliminate repetitive discussions of the issues addressed in the FEIS (40 CFR, 1502.20 and 1508.28 in Council on Environmental Quality 1992). Thus, throughout this EA, many references to material in the FEIS will be used. This allows the EA to focus on issues specific to the action proposed. This EA documents the site-specific environmental analysis of the impacts of suppressing gypsy moth populations in cooperation with the WI DNR in 2006 at 15 locations consisting of approximately 1492 acres in Brown, Manitowoc, Fond du Lac and Rock counties. Wisconsin is also proposing a cooperative gypsy moth project under the Slow-the-Spread (STS) strategy in 2006 in counties not considered generally infested. The Wisconsin Department of Agriculture, Trade and Consumer Protection (WI DATCP) serves as the lead state agency for that proposed project. The objectives of an STS strategy are much different

than suppression. The project areas are usually well separated since it is typical for populations to require several years between establishment and the development of outbreaks eligible for suppression (Figure 1). The blocks proposed for suppression treatment are well to the east of the area in which the STS program is active, in counties in which gypsy moth has been established for years. Because of the differences in objectives and the fact that the programs do not overlap in area, separate environmental assessments were developed, this one covers suppression projects and the other EA covers the STS projects.

## **1.6 Summary of Public Involvement and Notification**

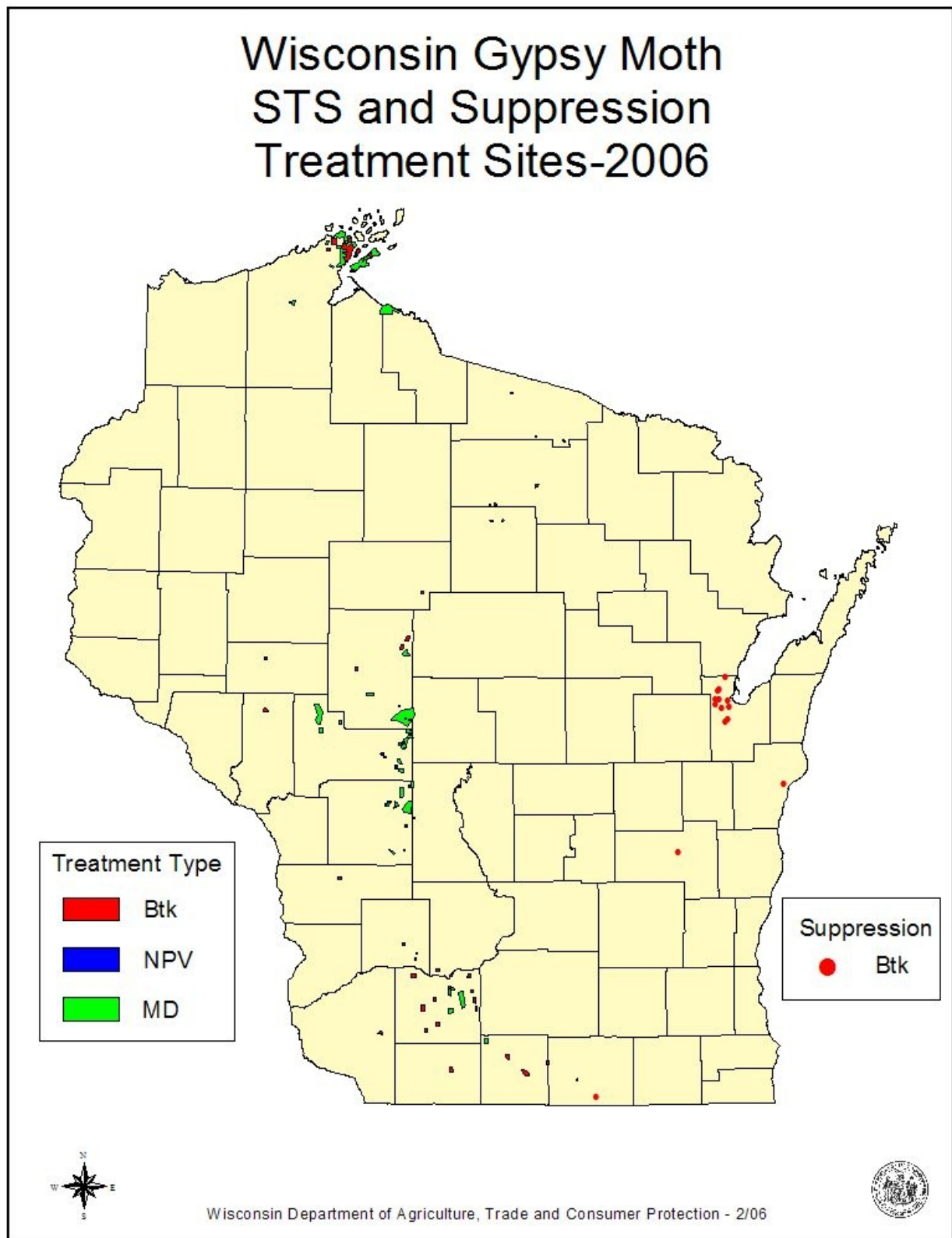
The National Environmental Policy Act requires public involvement and notification for all projects utilizing federal funds that may have an effect on the human environment (40 CFR, 1506.6 in Council of Environmental Quality 1992).

The Wisconsin Cooperative Gypsy Moth Program has been seeking public input since 1990. During that time numerous public meetings have been held in areas of the state where various treatments have been proposed and conducted. These meetings have been with both public officials and with the general public. In addition, the Wisconsin Program maintains a toll free telephone line (1-800-642-MOTH) to address questions or concerns about any on-going activities. Residents can also view information on all aspects of the suppression program on the DNR web site (<http://www.dnr.state.wi.us/org/land/forestry/fh/GM>). From 1990 through 2000, the Wisconsin Cooperative Program focused on slowing the establishment and spread of low level gypsy moth populations in Wisconsin. The public input through 2000 focused on that strategy. As of 2001, a new strategy for suppressing outbreak populations of caterpillars was proposed for counties generally infested with gypsy moth. Much of the public input from past years is still valid and was used in large part to develop issues and concerns discussed in this EA. However, because the suppression objectives are quite different, scoping efforts were made to identify any new issues or concerns related to the proposed suppression project.

In the Wisconsin gypsy moth suppression program, coordinated by the WI DNR, there are three parts to the public notification effort that applicants to the DNR must complete for eligibility for treatment and cost sharing. 1) The applicant must hold a local meeting at which information on the proposed treatment, the product to be used, when spraying is likely to take place and the area that will be treated is presented. The presenter must also explain how to register an objection to the treatment of the landowner's property for withdrawal of that property from the treatment area and answer all questions from the audience. 2 & 3) The applicant must publish a legal notice and make a press release covering the above information. The Department also strongly urges applicants to make a direct mailing to all residents of the proposed spray block that includes all the above information.

In 2006 all counties fulfilled the Wisconsin requirements for public notification and some sent direct notification to the proposed spray block residents. Public meetings were held in the towns shown in Table 2. Press releases and public notices were distributed. As

Figure 1: Map of locations in Wisconsin where treatments against gypsy moth will be done in 2006 in the Slow the Spread and Suppression programs. Suppression locations are indicated by a dot because of their small size.



public interest in the subject of gypsy moth is high in these counties, several articles have run in the local papers as well as reports on radio and TV.

The Wisconsin Gypsy Moth Program maintains a toll free telephone line (1-800-642-MOTH) to address questions or concerns about any on-going activities. The DNR also hosts a web site that includes information on the gypsy moth suppression program and how to reach staff. Information websites on the gypsy moth and both suppression and STS spray programs can be reached through the Wisconsin gypsy moth portal at [gypsymoth.wi.gov](http://gypsymoth.wi.gov)

Information gathered during the 2006 public meetings, from public meetings held in previous years, from comments collected on the interim rule, along with material collected from resource professionals, industry, and environmental groups was used to develop issues and concerns related to this project. Two broad categories were developed; 1) issues used to formulate alternatives, and 2) other issues and concerns.

**Table 2. Public informational meeting locations, dates and attendance for proposed 2006 suppression treatments.**

DATE	COUNTY	COMMUNITIES PARTICIPATING	NUMBER ATTENDING
Feb 8	Rock	Beloit	2
Feb. 9	Brown	Hobart, Green Bay, De Pere, Suamico, Howard, Pittsfield	1
Feb. 9	Fond du Lac	Fond du Lac	3
Feb 13	Manitowoc	Manitowoc	15

### **1.7 Issues Used To Formulate the Alternatives**

Each of the major issues is introduced in this section. Discussion pertaining directly to each issue as it relates to the alternatives can be found in Chapters 3.0 and 4.0.

**Issue 1. Effects on Human Health and Safety.** Four major concerns exist under this issue, (1) the potential risk of an aircraft accident, (2) the risk of a pesticide spill, (3) the direct risk of Btk or Gypchek to humans and (4) the effect of gypsy moth outbreaks on people.

**Issue 2. Effects on Nontarget Organisms and Environmental Quality.** Will the use of Btk impact organisms other than gypsy moth? If Btk is not applied, will the presence of very high level gypsy moth populations have an impact on other organisms or environmental quality? What effects will spraying the same area for a second year have on recovery of non-target organisms?

**Issue 3. Effects on Resource Values.** There are potential impacts (economic, aesthetic and social) on resource values both when gypsy moth infestations are allowed to develop unchecked and when suppression activities occur.

## **1.8 Other Issues and Concerns**

Other issues and concerns were used to develop mitigating measures, management requirements and constraints. The issues and concerns are posed as questions below and answered in Appendix A. Mitigating measures are noted for all of the concerns in Appendix A.

- How does Btk affect the gypsy moth and what happens to it in the environment?
- Are other biological control tactics being used?
- Why can't Gypchek be used on all spray blocks?
- Will the public be notified prior to aerial application?
- Will privacy for residents be maintained during post-treatment assessment?
- Could spraying affect school children?
- Will Btk spot car finishes?
- What are the inerts in Btk?

## **1.9 Summary of Authorizing Laws and Policies**

Authorization to conduct treatments for gypsy moth infestations is given in the Plant Protection Act of 2000 (7 U.S.C. section 7701), and the Cooperation with State Agencies in Administration and Enforcement of Certain Federal Laws (7 U.S.C. section 450).

The Cooperative Forestry Assistance Act of 1978 (P.L. 95-313) provides the authority for federal and state cooperation in managing forest insects and diseases. The law recognizes that the nation's capacity to produce renewable forest resources is significantly dependent on non-federal forestland. The 1990 Farm Bill (P.L. 101-624) reauthorizes the basic charter of the Cooperative Forestry Assistance Act.

The National Environmental Policy Act (NEPA) of 1969 requires detailed environmental analysis of any proposed federal action that may affect the human environment. The courts regard federally funded state actions as federal actions.

As a cooperator, DNR is responsible for program implementation, assessment, and analysis. Rule NR47, subchapter IX governs Wisconsin DNR's gypsy moth suppression program including criteria for participation in the treatment program and awarding of federal cost sharing. DNR has the state authority [ss. 26.30(6m)] authorizing the establishment of a program for the suppression of gypsy moth. DNR will act in cooperation with DATCP in the implementation of the spray program. Evaluation of the Wisconsin suppression program will be the responsibility of DNR.

The Federal Insecticide, Fungicide and Rodenticide Act of 1947, as amended, known as FIFRA, requires insecticides used within the United States be registered by the United States Environmental Protection Agency (EPA).

Section 7 of the Endangered Species Act prohibits federal actions from jeopardizing the continued existence of federally listed threatened, endangered or candidate species or adversely affecting critical habitat of such species.

Wisconsin endangered and threatened species within proposed treatment areas must be identified (ss. 29.604, NR 27).

Section 106 of the National Historical Preservation Act and 36 CFR Part 800: Protection of Historic Properties, requires the State Historic Preservation Officer be consulted regarding the proposed activities. The State Historic Preservation Officer has stated that as suppression treatments of Btk and Gypchek pose no potential affect on historical properties, no review by them is needed.

Wisconsin State law requires an environmental assessment for the proposed use of pesticide or biological control agents (ATCP 3). This environmental analysis will meet the requirements of both Federal and State environmental laws.

Aerial applicators must meet Wisconsin pesticide law (ATCP 29) to provide safe, efficient, and acceptable application of pesticides.

## **2.0 ALTERNATIVES INCLUDING THE PROPOSED ACTION**

Alternatives are developed in this chapter. Each alternative is discussed relative to the objectives of the proposed action, and impacts are summarized for each alternative.

### **2.1 Process Used to Formulate the Alternatives**

Information pertinent to developing alternatives for managing the gypsy moth situation in Wisconsin were solicited from a number of groups: Wisconsin DNR and DATCP, USDA-FS, USDA-APHIS, University of Wisconsin, other interested parties, and the public. Alternatives were developed to treat gypsy moth populations in Wisconsin under the suppression strategy discussed in the FEIS.

The FEIS and Record of Decision that this document is tiered to, allows the USDA-FS to assist in conducting suppression activities. The FEIS lists the treatment options available for the suppression strategy (USDA 1995, Vol. II, p.2-15). The following three treatment options may be considered: 1) *Bacillus thuringiensis* var. *kurstaki* (Btk), 2) diflubenzuron (Dimilin), and 3) nucleopolyhedrosis virus (Gypchek).

### **2.2 Treatment Options Eliminated from Detailed Study**

The following treatment options that were available under the FEIS were eliminated from consideration:

- Use diflubenzuron to suppress gypsy moth populations in Wisconsin in 2006

The label for diflubenzuron prohibits its use over wetlands, which are common in many parts of Wisconsin. Therefore, its use was not considered in this program in 2006.

## **2.3 Alternatives Considered in Detail**

- **Alternative 1. The NO ACTION ALTERNATIVE.** The Wisconsin DNR would not receive funding from the USDA-FS to conduct gypsy moth suppression treatments in 2006.

**Alternative 2. THE PREFERRED ALTERNATIVE (Proposed Action).** The USDA-FS would provide a cost-share on approximately 1492 acres at 15 proposed treatment areas in 4 counties; Brown, Manitowoc, Fond du Lac and Rock counties in 2006 (see Table 1 for specific treatment areas). The preferred treatment option would be one aerial application of the bacterial insecticide *Bacillus thuringiensis* var. *kurstaki* (Btk). The Btk application would be Foray 48F or Foray 48B undiluted at a dose of 36 billion Forestry Toxic Units (FTU's) per acre per application in 96 fluid ounces. The Wisconsin DNR would facilitate the treatment. Low-flying fixed-wing aircraft would be used in all counties to apply the treatments. Applications would be made in May or early June during the time period when gypsy moth early instar caterpillars are feeding.

### **2.3.1 Mitigating Measures that Apply to Alternative 2**

Under Alternative 2, measures would be taken to mitigate possible treatment impacts. Specific safety procedures and guidelines are presented in the 2006 Safety Plan. Copies are available from the addresses listed on the title page of this EA.

One of the primary functions of the Cooperative Gypsy Moth Program in conducting aerial spray operations is to make sure the safest possible project is conducted and the least possible impact to non-target organisms occurs. To achieve these objectives, the following has been done or will be done:

1. Public information meetings were held in participating counties to inform the public about the proposed action, answer questions, and record any concerns. Directions on how to register an objection to treatment were also provided. Notification of the meetings was made to elected officials and through news releases to local newspapers, radio, and television stations. See Table 2 for locations and attendance of these meetings.
2. Residents located in some spray blocks were notified of the proposed action via direct mailing in February. The mailing included: information on the insecticide used (Btk), when the application is likely to take place, a description of the area proposed for treatment, and where to get more information or to register an objection to treatment of property. Most residents who did not receive a direct notification did not because the program in their county was contracting directly with them for treatment and so additional notification was redundant. In these counties, block organizers were notified by mail and directed to contact residents of the proposed block as an additional measure.



3. Residents are given the option of obtaining advance notification the day before a spray is scheduled in their area by calling the 1-800-642-MOTH number which will be updated daily with the next day's planned activities during the spray period.
4. Residents may sign up for daily email updates during the spray period. The message will include what areas are planned to be sprayed the next day and what areas were completed that day.
5. The Wisconsin Program maintains a toll-free telephone line (1-800-642-MOTH), a portal for gypsy moth questions and the DNR hosts a website which includes information on the suppression program to address questions or concerns about any on-going activities.
6. The WI DNR will cooperate with the WI DATCP to have personnel at airports to ensure that the Btk is applied properly in accordance with label directions. In addition, aerial and ground based observers will be used to ensure that only designated areas are treated.
7. Pilots will be thoroughly briefed on treatment site locations.
8. Planes will be guided using differential global positioning systems (DGPS) with a real-time display. A real-time display will be located at the command center so program managers can monitor the spray program. If distances are too great for the signal to reach the command center, a real time GPS is located at the airport the planes are working out of and location information will be available from program staff working there.
9. Pilots are instructed not to treat open water such as lakes, and visible rivers. They are instructed to treat forested areas.
10. Ground personnel will be equipped with two-way radios to communicate with observation aircraft, which can, in turn, communicate with spray aircraft.
11. Spraying will be done in conditions that minimize drift.
12. Label directions will be carefully adhered to and protective clothing will be worn by mixers and pilots when required.
13. Tankers with Btk at mix/load areas will be guarded and/or secured to prevent vandalism.
14. Press releases detailing spray plans for an area will go out the day before any spraying is done.
15. Consultations with Wisconsin Department of Natural Resources, Bureau of Endangered Resources and USDA Fish and Wildlife Service will be done to determine if treatment blocks overlap with known locations of state or federally listed threatened and endangered species.

16. A security plan has been developed to protect airplanes, pesticides and personnel from attack or use by terrorists.

## 2.4 Comparative Summary of Alternatives

	<b>ALTERNATIVE 1</b> No Federal Funding	<b>ALTERNATIVE 2</b> Btk Treatment
<b>ISSUE 1</b> Human Health And Safety	With no federal funding, the cities or private individuals may still treat. In fact, private citizens would likely apply more toxic insecticides than Btk or Gypchek. Gypsy moth itself can create human health problems, especially when high populations are present.	Risk to human health from Btk is minimal. The risk of an aircraft crashing and/or a serious pesticide spill occurring does exist, but it is very slight. Measures will be taken to minimize the chance of an accident. The state program has taken steps to prevent any attempted attacks or sabotage.
<b>ISSUE 2</b> Nontarget Organisms and Environ- mental Quality	Gypsy moth outbreaks can change the local forest by reducing the oak component (killing some oak trees) and opening stands to periods of increased light penetration. Some native insects would be directly impacted by loss of food and habitat due to defoliation caused by gypsy moth feeding. Private spray programs would likely exist and these could harm native species.	Btk will kill some non- target lepidoptera species in the treatment areas. This impact would likely be short-term since the treatment areas are scattered and relatively small in size. There are no areas that will be treated for a second consecutive year. No other non-target impacts should occur.
<b>ISSUE 3</b> Resource Values	Tree death is possible, though this generally requires more than one year of defoliation. Large numbers of caterpillars will impact recreation use in the short-term, specifically during June. Picnic tables and playground equipment may be covered with insect frass and caterpillars. Aesthetic quality may be impacted, leaves will be eaten.	Btk applications should reduce caterpillar numbers below nuisance levels for most people. Trees should be protected through maintenance of their leaves.

### **3.0 AFFECTED ENVIRONMENT**

The affected environment is defined by the scope of the analysis as presented in Section 1.5 and is limited to those communities where the WI DNR has requested USDA-FS cooperation to suppress high gypsy moth populations. Each participating entity (county or community) has the option of whether or not to participate and they must meet the participating guidelines established by WI DNR. Thus, only proposed activities in Brown, Manitowoc, Fond du Lac and Rock counties are considered. Cumulative or overlapping effects are unlikely to occur between this suppression program and the proposed gypsy moth Slow-the-Spread project in Wisconsin as the sites are at a great distance from the STS treatments (Figure 1).

#### **3.1 Characteristics of Forest Trees Vulnerable to Gypsy Moth Damage**

The aspen (3.3 million acres) and oak-hickory (2.9 million acres) forest types make up about 42 percent of the total forested acres in the state of Wisconsin (Raile, 1985). These two forest types would be the most heavily impacted by gypsy moth. Wisconsin's forests also contain large numbers of other tree species that are considered good hosts for gypsy moth, including basswood, paper birch, tamarack and apple. Willow is another tree/shrub species, highly favored by gypsy moth, which is widely abundant in Wisconsin's many wetland areas and in urban landscapes. This abundance of favored food type in Wisconsin makes gypsy moth population growth a major concern. The proposed treatment sites all have oak and other favored species as major tree components.

#### **3.2. Land Use Characteristics and Human Activities of Proposed Treatment Areas.**

Maps of the proposed treatment sites are in Appendix B. Brief descriptions of the treatment blocks follow in Table 3.

#### **3.3 Site Specific Concerns Related to Issues Used to Formulate the Alternatives**

**Issue 1. Human Health and Safety** - Private residences and structures are on or in close vicinity of all proposed suppression sites. Public facilities are common in and around the parks.

A number of the sites contain schools or they are located nearby. Btk, as used in gypsy moth programs, is not known to cause any medically documented adverse health effects for the general human population (FEIS, Appendix F; Also, see references on human health studies under references cited).

Press releases, a public meeting and in some cases direct mailing to residents within the treatment boundaries or notification by block organizers informed residents of the treatments scheduled for mid May through early June. Newspaper, radio and television media will be briefed throughout the treatment period so the public can receive current treatment time and date information. A toll free telephone number (1-800-642-MOTH) is maintained by the Wisconsin Gypsy Moth Cooperative Program that can be accessed

by the general public for updates on treatment activity. The general public may also sign up for daily email notification on planned and completed spray activities.

## **Issue 2. Nontarget Organisms and Environmental Quality**

Most of the 2006 suppression sites are located in urban or suburban residential settings. Therefore, those sites do not contain high quality habitat for any rare or unusual lepidopteran species. The rural sites proposed for treatment are a small fraction of the acreage of that type of habitat in the region and thus treatment is unlikely to threaten a species of limited range within the treatment blocks. In addition, all sites were checked against the Natural Heritage Inventory (NHI) which includes reported locations of rare species in Wisconsin. See also Section 3.4 below.

## **Issue 3. Resource Values**

Trees, specifically mature oak trees, have a high value in urban landscapes. Gypsy moth caterpillars feed not only on oak leaves but also on a large array of trees and landscape plants. Other resources can be degraded by large caterpillar populations and accumulations of frass (insect waste products). These resources might include recreational equipment such as picnic tables, and playgrounds. Aesthetic values can be reduced in neighborhoods, parks, and around golf courses if trees are defoliated in mid-summer. Many rural properties are purchased in part for the opportunity for hunting deer and turkey. Defoliation of oaks can reduce the acorn crop for that and the following years and this may reduce the value of property for hunting.

### **3.4 Threatened and Endangered Species**

The major nontarget concern is the effect of Btk on other members of the insect order Lepidoptera (butterflies and moths). The U.S. Fish and Wildlife Service has reviewed and commented on the proposed project. The Wisconsin DNR, Bureau of Endangered Resources also reviewed the project. Comments from the Fish and Wildlife Service and the Wisconsin DNR are on file at DNR where they can be reviewed. No federally or state listed threatened or endangered lepidopteran species are known to occur in proposed blocks. Bald eagle nests that are active during the 2006 season will be avoided by 900 ft around nests accustomed to human activity and by ¼ mile around nests that are isolated from humans or according to other procedures approved by the USDI Fish and Wildlife Service.

### **3.5 Cultural and Historical Resources**

The State Historical Society has stated the sprays used in suppression have no impacts on historical buildings and therefore this program is not one that requires their notification.

## **4.0 ENVIRONMENTAL CONSEQUENCES**

This section is the scientific and analytic basis for the comparison of alternatives. It describes the probable consequences (impacts, effects) of each alternative on selected environmental resources.

**Table 3: Land use and descriptions of 2006 proposed treatment blocks  
(Site #'s Correspond to Table 1).**

Type	Description	County	Blocks
Rural Residential	Property sizes vary from 0.5 to 5 acres, with the canopy cover varying from 50 to 100%. These properties are in subdivisions built into preexisting woodlots and forests. The most common tree species in these areas are oaks (bur, white, red and pin), crabapple, lindens, Norway maple, green and white ash, blue spruce. Individual trees are of high value to homeowners, many are under chronic stress due to poor care and challenging site conditions. Large, mature trees contribute significantly to most properties and would be difficult to replace.	Brown	Pittsfield 1 Hobart 1
Urban, Suburban and Small Town Residential	Property sizes vary from 0.33 to 1 acre, these blocks may also include city parks, campuses or cemeteries. Canopy cover varies from 50 to 100%. The most common tree species in these areas are oaks (bur, white, red and pin), crabapple, lindens, Norway maple, green and white ash, blue spruce. Many trees grow over mowed lawns preventing access to the trees by natural enemies of gypsy moth such as deer mice and ground beetles. Individual trees are of high value to homeowners, many are under chronic stress due to poor care and challenging site conditions. Mature trees contribute significantly to most properties and would be difficult to replace.	Brown  Fond du Lac Rock Manitowoc	DePere 1 DePere 2 Green Bay 1 Green Bay 2 Hobart 2 Hobart 3 Howard 1 Suamico 1 Fond du Lac 1 Beloit 1 Manitowoc 1
Woodlot	Dominated by oak though other species may be present		
County Parks	These parks vary in size from 20 to more than 200 acres. All parks in this area have woodlands dominated by oaks (red, white, pin, and bur), maples, lindens, willows, and ornamental species (e.g., crabapples, pear, and spruce). These areas have heavy use for picnicing, camping, hiking and other recreational opportunities for area residents.	Brown	Suamico 2 Suamico 3

## **4.1 Comparison of Environmental Consequences of Alternatives Considered in Detail**

### **Issue 1. Human Health and Safety.**

Alternative 1 would result in no cooperative suppression project. However, it is possible that the participating communities and individuals would still have a treatment program. This could be aerial or ground based. The insecticide used may or may not be Btk. Further, if the communities do not sponsor a treatment program, then residents in the area may apply insecticides to protect trees and reduce nuisance. Therefore, the health and safety concerns associated with Btk, and the associated aircraft would be reduced under this alternative if no spraying occurs. However, the concerns may be the same or even greater if a community sponsored program is conducted. Greater concerns would occur if a more toxic insecticide than Btk was used.

The scenario of not treating gypsy moth infestations at this time could lead to some problems with human health effects associated with gypsy moth presence (FEIS, Figure 4-1, p. 4-16). Gypsy moth outbreaks have been associated with adverse human health effects, including skin lesions, eye irritation, and respiratory reactions. Gypsy moth caterpillars can become a serious nuisance that could cause psychological stress in some individuals (FEIS, p. 4-9).

Alternative 2 -- A slight risk of an accident or spill always exists when conducting aerial application programs. However, considerable planning and training are done annually to mitigate this risk. The Wisconsin Cooperative Gypsy Moth Program has aurally treated hundreds of thousands of acres since 1990. During that time period, no aircraft accidents, only three spills of Btk, and one emergency landing of a spray plane have occurred. The spills occurred on the pesticide loading areas and were contained. No environmental contamination occurred. In 1997, a spray plane experienced engine trouble. In order to land safely the pilot dumped approximately 140 gallons of Btk on an alfalfa field adjacent to the airport runway. There were no injuries, no property damage, and no damage to the environment.

To further reduce risk associated with aerial spraying, a work and safety plan is required prior to program implementation. The program uses a second aircraft, an aerial observation plane, during periods of application to specifically improve communications between the aerial applicator, ground observers and the command center.

Aerial applicators are required to meet Wisconsin Pesticide Law (ATCP29) to provide safe, efficient, and acceptable applications of pesticide. In addition, the Federal Aviation Administration requires that the applicator file an acceptable flight plan for any treatments conducted over areas with congested air space, basically urban areas.

Btk is not considered a threat to human health. The Human Health Risk Assessment conducted for the FEIS states the following; On the basis of both the available epidemiology studies as well as the long history of use, no hazard has been identified for members of the general public exposed to Btk formulations (FEIS, page 4-15, Appendix F; Also, see Health Studies under references cited). Appendix F of the FEIS provides a detailed analysis of the risks posed to humans by Btk. Glare and

O'Callaghan (2000) provide a comprehensive review of *Bacillus thuringiensis*, including Btk. They conclude (p. 118) with this statement, "After covering this vast amount of literature, our view is a qualified verdict of safe to use".

## **Issue 2. Nontarget Organisms and Environmental Quality.**

Alternative 1 -- Gypsy moth defoliation and subsequent tree mortality can affect nontarget organisms by changing habitats on a local scale. Heavy defoliation can limit food for other leaf feeding species, including other lepidopterans. However, it can also create new habitat for some species by creating snags (dead trees or large dead branches) and increasing understory plant development through increased light penetration into defoliated areas. Short- and long-term changes in nontarget species have been shown for moderate and heavy defoliation (FEIS, 4-47 and 4-50). An Ecological Risk Assessment (FEIS, Appendix G) examined gypsy moth impacts on a wide variety of species including mammals, birds, reptiles, amphibians, fish, insects, mollusks, crustaceans, and other invertebrates. Further discussion of gypsy moth and its impact on forest conditions can be found in the FEIS (p. 4-41 and 4-74).

Alternative 2 – No significant toxicity of Bt strains to any species of bird has been recorded (Glare and O'Callaghan 2000). Toxicity to fish is low (FEIS, p. 4-55). No toxicity data are available on reptiles and amphibians though Btk is not believed to pose a hazard to these organisms (FEIS, p. 4-52). Btk does not harm garden plants, in fact, it is a common garden use insecticide against caterpillars such as the cabbage looper.

Btk selectively kills members of the insect order Lepidoptera that are actively feeding as caterpillars at or soon after the period of application. Its negative impacts on other arthropods is minimal (Melin and Cozzi 1989, Glare and O'Callaghan 2000). It is, therefore, more "selective" than many insecticides that kill a wider array of insects. However, concerns do exist over its possible negative impact on native caterpillars, which may occur in the proposed treatment areas. Field studies document that Btk treatments reduce the number and species of adult lepidoptera the year of a spray. However, field studies in Oregon and West Virginia also document that recovery to pre-spray numbers occurs after 1 to 2 years (Miller 1990, Sample and others 1993).

A detailed discussion of Btk and non-target lepidoptera is presented in the FEIS (p. 4-52 to 4-55, and Appendix G) and in Glare and O'Callaghan (2000)(p. 53-54). Btk may have an indirect effect on some other organisms by reducing their food resource, the caterpillars, pupae, or adult moths and butterflies that they feed on. Any effects on vertebrates due to reduction in food availability are probably subtle, especially for mammals and birds that are very mobile. Populations of some gypsy moth parasites and some general lepidopteran parasites may be reduced, due to the reduction in number of hosts caused by a Btk spray(FEIS, Appendix G p. 5-7).

The FEIS (p.4-55) notes that Btk is unlikely to affect most aquatic invertebrates.

## **Issue 3. Resource Values.**

Alternative 1 would likely result in defoliation of greater than 50 percent on most preferred host trees within the proposed treatment areas. Surveys conducted in these areas found egg mass numbers in excess of 500 per acre. These levels are great enough to cause considerable defoliation and nuisance. Each gypsy moth egg mass

contains between 300-1,000 eggs. Defoliation in excess of 50% can cause hardwood trees to refoliate or reflush new leaves. Refoliation uses starch reserves in root systems that trees normally rely on for making defensive compounds and for growth. This can cause trees to lose vigor and make them more susceptible to other insects or pathogens that can eventually kill branches or in some cases kill trees. In general, it would take 2 or 3 years of defoliation and refoliation to kill most trees. Mature trees, if they die, take many years to replace and they are also very expensive to remove. Many trees in parks and landscapes are stressed from soil compaction, lawn pesticides, and construction damage. These trees are more likely to die following defoliation by caterpillars.

During and following defoliation, negative financial impacts are likely to occur for recreational related industries such as parks and golf courses. Large populations of caterpillars can cause problems from waste products (frass) that can cover picnic tables, playground equipment, and other recreational resources.

Alternative 2. Using Btk is likely to maintain the current tree condition by significantly reducing gypsy moth populations in the treatment blocks. Some defoliation may still occur but levels should be well below 50%, the level at which refoliation occurs. Some caterpillars would be likely to occur in the treatment blocks so some individuals may still complain about nuisance. However, this should be much less than would occur under alternative 1.

## **4.2 Summary of Alternatives Considered in Detail**

Alternative 2 offers the greatest probability of meeting the project objective. Alternative 1 (no action) would likely result in significant defoliation of host trees such as oaks, birches, lindens, apples and willows. Tree decline, especially of oak species, is likely to occur if gypsy moth populations defoliate more than 50 percent of the leaves on susceptible tree species. This decline could eventually result in some tree mortality. Treatment using Btk (alternative 2) should also significantly reduce nuisance populations of gypsy moth caterpillars.

Human health issues exist with both alternatives. If no cooperative suppression program occurs (alternative 1) the general public is likely to respond by treating yard trees and shrubs with an array of insecticides. Communities or individuals may also decide to sponsor a treatment program without federal or state participation. This could include an insecticide more toxic than Btk. Further, some human health concerns may occur related to high populations of gypsy moth caterpillars (skin lesions, eye irritation, and respiratory reactions, as well as psychological stress in some individuals). The vast majority of evidence indicates that Btk is safe to use. A slight risk of an aircraft accident does exist but safety measures are stressed.

## **4.3 Cumulative Effects**

Cumulative effects are not likely to occur as a result of this year's treatments. Only one application is planned and a large amount of untreated area surrounds the sites. No areas proposed for this year were treated last year. Other aerial sprays of Btk and



Gypchek are planned as part of Wisconsin's Slow-the-Spread project, but all of these are at a distance from the proposed suppression blocks.

Two factors act against the development of cumulative effects. First, the area sprayed will always comprise only a small fraction of the area where gypsy moth is established in the state as landowners choose to spray only those properties of very high value. Secondly, we expect that outbreaks that would necessitate spraying will persist only one to three years in an area with about ten years between outbreaks.

#### **4.4 Irretrievable and Irreversible Commitment of Resources**

Irreversible commitments are those that cannot be reversed, except perhaps in the extreme long term. The classic example would be extinction of a species. Irretrievable commitments are those that are lost for a period of time.

It is doubtful either alternative would lead to any irreversible commitment of natural resources. However, if alternative 1, the no action alternative, is selected, some tree mortality will probably occur in the near future. This could be considered irretrievable, especially if tree mortality occurs in residential areas and parks.

### **5.0 LIST OF PREPARERS**

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Experience and Education: Thirteen years experience with the DNR, 8+ years as the gypsy moth program specialist, 5 years as a district forest pest specialist in Green Bay. Ph.D., University of Massachusetts; M.S., University of Michigan.

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EA Responsibility: Participated in reviewing and editing the environmental assessment.

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### **6.0 PERSONS AND AGENCIES CONSULTED**

The overall Wisconsin Cooperative Gypsy Moth Program has been ongoing since 1990. Much of the information gathered over that time period is still very relevant in 2006. Therefore, the contacts listed below may not have been contacted in the past year or in direct regards to this suppression proposal.

#### Individuals and Organizations Consulted for Technical Information

Dr. Victor Mastro, USDA-APHIS

Donna Leonard, USDA-FS  
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Wisconsin State Historical Society

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## APPENDIX A

### ISSUES AND CONCERNS NOT USED TO FORMULATE THE ALTERNATIVES

**How does Btk affect gypsy moth and what happens to it in the environment?** Btk is a gram-positive, spore-forming, crystal-producing member of the bacterial genus *Bacillus*. The mode of action is complex. The larvae must ingest Btk delta-endotoxin. The crystalline protoxin is dissolved and activated in the insect gut before exerting its effects. The high pH of the insects gut and the insects gut proteases dissolve and convert the inactive protoxin to an active toxin. The toxin then binds to specific receptors on the cells in the insects gut. This disrupts the gut integrity and leads to the death of the insect from starvation and septicemia. A combination of bacterial infection and starvation usually cause the death of the larva in 7 to 10 days. For a summary on Btk there is a review article by Reardon and others (1994)<sup>1</sup> that specifically discusses Btk for managing gypsy moth or see the FEIS (p. 7-14).

Studies indicate that Btk spores can persist in soil for several months depending on the soil type, soil flora, and other factors such as pH, moisture, and solar radiation (FEIS p. 7-16). Under favorable conditions, formulations of Btk that are presently available can remain viable against gypsy moth on foliage for 7 to 10 days. Normally, however, Btk is quickly degraded by ultraviolet light and loses potency after 3 to 5 days. Btk rarely persists in aquatic environments for longer than a few weeks (FEIS, p. 7-17).

**Are other biological control tactics being considered in the Wisconsin Gypsy Moth Program?** A program of establishing natural enemies of gypsy moth that could reduce the impact of this pest has been developed and is being implemented by the Wisconsin Cooperative Gypsy Moth Program. Releases of parasites and a fungal disease of gypsy moth have been done in Wisconsin since 1997. Biological control was not a major effort in the eradication and slow-the-spread strategies because natural enemies are not considered a viable technique in eradicating (eliminating) and slowing the spread of gypsy moth populations. In eastern counties where suppression activities are now occurring, biological control efforts have been extensive. Currently, 6 non-native natural enemies of gypsy moth are known to be established in eastern Wisconsin: *Entomophaga maimaiga*, *Ooencyrtus kuvanae*, Gypsy Moth Nucleopolyhedrosis virus, *Cotesia melanoscela*, *Pimpla disparis* and *Compsilura concinnata*. The first four are specific to gypsy moth or largely so and DNR staff have actively introduced these species into and around the state. *Compsilura concinnata* and *Pimpla disparis* are generalist parasitoids and have spread on its own from populations in the east or introductions in Illinois and Minnesota. Biological control agents are not released in Wisconsin without completion of a Wisconsin Environmental Assessment and finding of no significant impact by DATCP.

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<sup>1</sup>Reardon, R., N. Dubois and W. McLane. 1994. *Bacillus thuringiensis* for managing gypsy moth: a review. USDA Forest Service, National Center of Forest Health Management, FHM-NC-01-94, 32 pp.

**Public notification prior to aerial application.** A primary concern is the public being informed about treatment dates and times so that their activities can be planned accordingly.

Response. Newspaper, radio and television media will be briefed throughout the treatment period so residents can receive general information on the spray program where to go to get treatment time and dates for their area. A toll free telephone number (1-800-642-MOTH) is maintained by the Wisconsin Gypsy Moth Cooperative Program that can be accessed by the general public for updates on treatment activity. Information on the suppression program including maps of treatments sites is available on the DNR gypsy moth website. The suppression program provides daily emailed updates on the progress and planned spraying to residents that have signed up for this service.

**Maintain privacy for residents during post-treatment evaluation on private property.** Post treatment surveys to evaluate success or failure are required.

Response. Surveys for evaluating the success of a suppression treatment do not require entry onto private property. The project objective is to maintain greater than 50% of the leaf cover. This can be evaluated from a distance.

**Could spraying affect school children?** As discussed in the FEIS and in Sections 3.0 and 4.0 of this document, Btk is considered to be of no threat to human health. However, since the potential for possible application onto school children exists, especially in these urban areas during the time period when school buses are collecting students, measures have been prepared to reduce the likelihood of this occurring.

Mitigating measure. A special notification effort will be made to inform schools and through them, parents, on the safety of the insecticides used, how to avoid exposure and where to get information on when treatments will take place in their area so that they can choose to avoid exposure.

**Will Btk spot car finishes and houses?** Spreader-sticker compounds added to some Btk formulations can blemish painted car surfaces.

Response. The Btk formulation used in this program are not known to permanently spot car finishes.

**What are the inerts in Btk formulations?**

Response. Products based on Bt contain a large percentage of bacteria and fermentation medium. However, they also contain additives that improve product stability and other desirable traits such as flowability. The additives are often referred to as an inerts. Most of the inerts are product specific and are considered proprietary information by the manufacturers of Bt products. Though not made public, the inerts are reviewed by the US EPA for safety purposes.

Btk inerts are discussed in the FEIS, appendix F, Human Health Risk Assessment, p 4-4. The FEIS mentions that Novo Nordisk prepared a brief summary of the issues

associated with the use of inerts in Foray 48B. Foray 48B is a mixture of Btk and fermentation materials, which comprise almost 90% of the product. The added inerts include materials to inhibit the growth of bacterial or fungal contaminants. These additives are approved for use in foods in both the United States and Canada. The Foray 48F produced by Valent and used in this year's suppression program is a further development of the Novo Nordisc Foray 48B. Foray 48F was first developed by Abbot Laboratory and the FEIS states that all inerts in the Abbot formulation are in category 4 and generally recognized as safe. No volatile solvents are used.

## **APPENDIX B**

### **MAPS OF 2003 PROPOSED TREATMENT AREAS**